

**Diana K. Carey**

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**Subject:** FW: THE REQUEST FOR YOUR EXAMINATION (deposition)

-----Original Message-----

**From:** Russ Aldrich [mailto:russ@ql2.com]

**Sent:** Monday, April 05, 2010 11:15 AM

**To:** Diana K. Carey

**Cc:** Brian Vincent (E-mail)

**Subject:** Re: THE REQUEST FOR YOUR EXAMINATION (deposition)

I have thought about this statement and I think it was Scott relaying information from Visual I/O attorneys and his assessment of the initial validity of the Tumelson's.

On Apr 5, 2010, at 11:14 AM, Diana K. Carey wrote:

Russ, in your Declaration of February 26, 2010 you stated: [at the end of 2008] " . . . (c) QL2 underestimated the severity of the lawsuits facing the company (Visual I/O and Tumelsons). We were previously advised by counsel that neither of these lawsuits was of serious concern; this proved not to be the case, as Visual I/O was subsequently able to garnish precious company funds, and, as the court and parties are aware, the Tumelson litigation escalated."

Can you recall who might have made this statement or given this impression??

Thanks

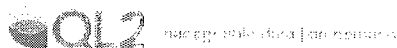
Diana

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EX.1

4/8/2010